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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/902,774	07/10/2001	Katsutoshi Takeda	4970/01592	1362

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EXAMINER

MUTSCHLER, BRIAN L.

ART UNIT

PAPER NUMBER

1753

DATE MAILED: 10/28/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/902,774	TAKEDA ET AL.	
	Examiner	Art Unit	
	Brian L. Mutschler	1753	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 15 September 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 5-8 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 6 is/are allowed.
- 6) ☒ Claim(s) 5, 7 and 8 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 5, 7, and 8 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Claim 5 was amended to recite the step "separating the power generating region in a direction crossing the series connection of the solar cells on the supporting member" in lines 11-12. This limitation is not supported by the original disclosure. On page 11, beginning at line 10, the specification discloses that the power generating regions are formed by separating the sub-modules. Therefore, the step of separating the power generating regions constitutes new matter. The same applies to dependent claim 8.

Claim 7 was amended to recite that "said resin also serving to bond together the metal base and base section" in lines 14-15. This limitation does not appear to be supported by the original disclosure. On page 19 at line 4 and on page 20 at lines 17-18, the disclosure supports having a wiring member sealed in an EVA resin. It is noted that the specification states that "the third and fourth embodiments use the EVA resin as

a sticking member” on page 21 at lines 11-12. However, this statement does not provide support for the newly claimed limitation because there is no explanation of what a “sticking member” comprises or the function of a “sticking member.” The only supported function of the EVA resin is its function as a sealant for the wiring member. While Figure 12 depicts the wiring member in contact with the metal base and the base section, the EVA is neither shown nor disclosed as serving a bonding function. Moreover, the metal base and base section are depicted as being formed from a single piece of bent metal, which would be expected to hold its shape and pinch the wiring member in the same manner as a paper clip applies pressure to pieces of paper.

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 5 and 8 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 5 recites the limitation “providing a power generating region ... by connecting a plurality of solar cells in series ... [and] separating the power generating region in a direction crossing the direction of series connection of the solar cells” in lines 9-12. This limitation is indefinite because it is not clear what effect the separation step has on the structure of the solar cell module. This also holds true if the claim is amended such that it is the sub-module that is separated, as disclosed by the original disclosure. If the power generating regions are comprised of solar cells connected in

series, what effect does separating the power generating region actually have on the structure of the solar cell module? The specification and the drawings fail to show the relationship between the solar cells and the separated power generating regions. (The specification actually suggests that the power generating regions are prepared by two completely different methods: on page 11 at lines 10-12, the power generating regions are formed by dividing the solar cell sub-modules, and at lines 12-14, the power generating regions are constructed by connecting a plurality of solar cells in series. Therefore, the effect of the separation step on either the structure of the module or the method of installing them is unclear.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Younan et al. (U.S. Pat. No. 5,575,861) in view of Tennant (U.S. Pat. No. 4,321,416) and in view of JP 11-195803, herein referred to as JP '803.

Younan et al. disclose a method for installing a photovoltaic system for utilizing the maximum area in the installed location through the use of different sized solar cell modules (figs. 2 and 4A-4C; col. 6, line 60 to col. 7, line 10). In Figure 2, Younan et al. show a module having seven tabs **32**, each containing a sub-module, or photovoltaic

device **36** (col. 5, line 42). In Figure 4A, Younan et al. show a module having three tabs **32** each containing a photovoltaic device **36**. The solar cell modules comprise shown in Figures 2 and 4A have a different number of sub-modules of an equal size. Younan et al. also disclose, "[T]he devices **36** may be interconnected in a series configuration, a parallel configuration or a mixed series-parallel configuration" and "by appropriately configuring the interconnections, current and voltage of the resultant combination may be controlled" (col. 5, lines 58-62). As shown in Figures 4A-4C, the modules can be made in various shapes and sizes, and "through the use of the variously configured members...differing areas and shapes of roofs may be effectively covered" (col. 7, lines 7-10). The modules further comprise terminal pairs **52** for connecting the output of each module to a load or power storage system (col. 7, lines 41-49). The power generating regions are separated in a direction that crosses the direction of serial connection (fig. 5).

Regarding claim 8, Younan et al. teach, "the devices **36** may be interconnected in a series configuration, a parallel configuration or a mixed series-parallel configuration" and "by appropriately configuring the interconnections, current and voltage of the resultant combination may be controlled" (col. 5, lines 58-62).

The method of Younan et al. differs from the instant invention because Younan et al. do not disclose the following:

- a. The modules have an equal output voltage, as recited in claim 5.
- b. Connecting positive and negative output lines of each solar cell module to positive and negative cables, as recited in claim 5.

- c. The sub-modules in the modules comprise a plurality of power generating regions, and the power generating regions are connected in series or parallel so that the plurality of solar cell modules obtain an equal output voltage, as recited in claim 5.

Regarding claim 5, Tennant disclose a method for connecting solar cell modules on a roof, wherein each module has terminal leads **34, 36** connected to positive and negative output cables (bus connectors) **50, 52** in a parallel manner using conductors **60** (figs. 3 and 5; col. 3, line 49 to col. 4, line 64). The use of positive and negative output cables allows the power generated by the solar cell modules to be collected and used to power a load.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the method of Younan et al. to connect the output terminals to positive and negative cables as taught by Tennant because connecting the terminals to cables allows the power generated by the solar cell modules to be collected and used to power a load.

Further regarding claim 5, JP '803 teaches a method for installing solar cell modules comprising different sized modules containing different numbers of similarly sized solar cells connected in series and parallel (see English abstract). JP '803 also teaches that voltage mismatch results in a loss of output (see paragraph [0045]). JP '803 discloses the use of three modules of different sizes comprising similarly sized solar cells: the small module comprises 6 solar cells in a 1.5m x 0.2m module; the

medium module comprises 8 solar cells in a 2.0m x 0.2m module; and the large module comprises 16 solar cells in a 4.0m x 0.2m module.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the output of the modules of Younan et al. to have an equal voltage output because JP '803 teaches that mismatches in voltage in connected units results in a loss of output.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the modules of Younan et al. to use a plurality of power generating regions in each sub-module as taught by JP '803 because using more power generating regions generates more power.

The use of the term sub-module does not limit the claim because it does not further limit the structure of the module. The term sub-module merely defines a level of organization, e.g., power generating regions → solar cell sub-modules → solar cell modules. The sub-modules can be any ordered arrangement of power generating regions within the module. For example, in JP '803, the sub-module could be defined as a group of 2 solar cells. Using that definition, the small module comprises 3 sub-modules, the medium module comprises 4 sub-modules and the large module comprises 8 sub-modules.

7. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dillard (U.S. Pat. No. 5,928,437) in view of Tennant (U.S. Pat. No. 4,321,416).

Dillard discloses a method for installing a plurality of solar cell modules, wherein the modules are different sizes and have matched voltage outputs. In one example, one module **900**, referred to as an array by Dillard, comprises 72 solar cells having dimensions of 2cm x 2cm and a second module **950** comprises 72 solar cells having dimensions of 0.25cm x 0.25cm; both modules have an output of 36 volts (col. 1, line 52 to col. 2, line 57). The modules are connected to one another in parallel (col. 8, lines 33-36). Dillard provides other examples, including an array of 72 silicon cells and an array of 45 GaAs cells, wherein each array has an output voltage of 36 volts (col. 1, line 52 to col. 2, line 12). In the first example, the modules provided in the example discussed above provide are made of 72 sub-modules and 1 sub-module, respectively, wherein the sub-module is defined as a 2cm x 2cm area. The modules have rear and front interconnects **100** and **106** for providing series and parallel electrical connections between the individual solar cells (col. 4, lines 38-40). As shown in Figure 10, power generating regions are separated in a direction crossing the direction of series connection and in a direction that does not cross the direction of series connection (fig. 10).

The method of Dillard differs from the instant invention because Dillard does not disclose connecting the positive and negative output lines of each module to positive and negative cables, as recited in claim 5.

Tennant disclose a method for connecting solar cell modules on a roof, wherein each module has terminal leads **34**, **36** connected to positive and negative output cables (bus connectors) **50**, **52** in a parallel manner using conductors **60** (figs. 3 and 5;

col. 3, line 49 to col. 4, line 64). The use of positive and negative output cables allows the power generated by the solar cell modules to be collected and used to power a load.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the method of Dillard to connect the output of the modules to positive and negative cables as taught by Tennant because connecting the output of the modules to cables allows the power generated by the solar cell modules to be collected and used to power a load.

The terms "sub-module" and "power generating region" are terms defining arbitrary regions within the module and have no specific structure as recited in the claims. The terms are interpreted to encompass any possible configuration of the solar cells within each module.

8. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Admissions of prior art made in the instant specification in view of JP 10-082152, herein referred to as JP '152.

The instant specification describes a known solar cell module comprising a metal base **111**; two solar cell sub-modules **112** mounted on the base **111**; a raised portion **122** having a first engagement section **121** at its end; a suspended portion **124** having a second engagement section **123** that comes into engagement with the first engagement section **121**; a base section **125** on the raised portion **122** parallel to the base **111**; and

wiring members sealed in a resin layer (see page 3, line 5 to page 5, line 1 and Figure 3).

The prior art module disclosed in the instant specification differs from the instant invention because the connection is not made between the base section and the base of the raised portion.

JP '152 discloses a solar cell module comprising a base, a suspended portion and a raised portion, wherein the raised portion has a section parallel to the base (figs. 1 and 2). The electrical connection is made between the section of the raised portion parallel to the base and the base, wherein "rain infiltration is more surely prevented" (see English abstract and Figure 2).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the connection in the prior art module disclosed in the instant invention to be between the parallel section of the raised portion and the base as taught by JP '152 because positioning the connection underneath the raised portion helps prevent the infiltration of rain.

Response to Arguments

9. Applicant's arguments filed September 15, 2004, have been fully considered but they are not persuasive.

10. Applicant's argues that breaking the step for preparing the plurality of solar cell modules into four separate sub-steps distinguishes the instant claims over the prior art (see page 5 of Applicant's response). This argument is not persuasive because the

sub-steps do not further distinguish the structure of the solar cell modules or the method for fabricating the solar cell modules. Steps such as "providing" or "obtaining" do not distinguish the method over prior art modules that have the provided or obtained features. As explained above, the step of "separating the power generating region" is both indefinite and unsupported. Since the power generating region is already formed of separate solar cells, it is unclear how the separation affects the module.

11. Regarding the rejection of claim 7, Applicant has argued that "there would be no reason to have the resin" in the apparatus of JP '152 because JP '152 uses a terminal box. Contrary to Applicant's assertion that "Inherent in the examiner's rejection is that JP '152 provides some suggestion that the wiring members which electrically connect the solar cells [sic] modules be sealed in a resin," the Examiner has not relied on any assumption that JP '152 requires the use of a sealing resin. The rejection set forth in the Office action relied upon JP '152 to teach the placement of the wiring member. It is noted that the terminal box of JP '152 only protects the connecting ends of the wiring member, leaving the remainder of the wiring member outside of the box. It is further noted that wiring members typically do not comprise bare wires; wires are most commonly protected by a polymer (resinous) coating.

Allowable Subject Matter

12. The following is a statement of reasons for the indication of allowable subject matter: Claim 6 is distinguished over the prior art of record because the prior art of record neither teaches nor suggests a solar cell comprising a supporting member, a

plurality of solar cell sub-modules mounted on the supporting member, wherein each of the sub-modules include a glass substrate and a plurality of solar cells on the substrate, and a wiring member connecting adjacent sub-modules, wherein the wiring member is covered by a moisture impermeable cover and sealed in a resin between the supporting member and the cover member. While Hanoka teaches an apparatus comprising a plurality of solar cells mounted on a glass substrate and connected by a wiring member sealed within resin, Hanoka does not teach the use of a plurality of glass substrates and wiring members sealed in resin between a cover and supporting member to connect adjacent arrays. The instant invention would improve the weather-resistance of solar cell arrays by providing modules having a plurality of sub-modules with wiring members sealed beneath a moisture impermeable cover.

Conclusion

13. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.


Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian L. Mutschler whose telephone number is (571) 272-1341. The examiner can normally be reached on Monday-Friday from 7:30am to 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nam Nguyen can be reached on (571) 272-1342. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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October 22, 2004


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